

FILED - USDC - NH
2024 JUN 14 AM11:23

COURT OF NEW HAMPSHIRE
Andre Lyneal Wallace
Petitioner

v.

Case No.: Unassigned

Warden Luna of FCI Berlin
Respondent

Motion in light of 2241 for a preliminary
Injunction to award time credits

Come Now Andre Lyneal Wallace, born in Germany,
descendant of Africa, raised in the state of
Alabama presents this said motion in light
of 2241 for a preliminary Injunction. All
remedy processes have been fully exhausted.
This motion deals with time credits that
is owed to me from 4/14/2009 - 9/10/2012.

Facts of Claim

1. On 4/14/2009 I was arrested for a federal
bank Robbery, to wit I did confess to that
charge.
2. On 4/15/2009 I was arrested to an unrelated
charge of Robbery to a storage company. I
have no remembrance of process, only documentations.
3. Around or about 5/18/2009 my state parole was
Revoked. I was later sent to the Alabama DOC.

4. Around or about the beginning month of November 2009 I was borrowed on a writ by the U.S Marshalls to deliver me to the federal [REDACTED] constHouse.

5. Around May 2010 I was sentenced and later returned to the Alabama Department of Corrections.

6. Around March 2011—the state charge that was unrelated to the federal bank robbery charge was dismissed

7. I made state parole 9/10/2012

Acceptance in Returns for
Proof of Claim

I Andre Lynel Wallace accept the claim of BOP agent / agency response to the grievance complaint response from final remedy BP-11—that I was arrested by the state on 4/14/2009, for return of proof that:

1. Evidence by documentation that the state did arrest me on 4/14/2009

2. I did make bond on 4/16/2009 according to the declaration set forth by Grand Prairie agent Mrs. Crowe providing that she would testify to that fact.

3. If I was credited one day toward my federal sentence, that day becoming the first day of my arrest; then provide why the state did not receive that one day if I was determine to be arrested by the state.

Honorable Count, Honorable Judge of this Honorable Court I hope that we both can agree that if Proof of claim is not provided. Immediate Release is the only resolution. The Burden of Proof has now been turn over ~~to~~ the BOP Agency / agents to provide their proof by presentment of Arrest warrants / arrests complaints of the events that transpired from the date of Arrest 4/14/2009 to the unrelated arrest date of 4/15/2009. To determine whether or not I was arrest by the state on 4/14/2009, or the feds 4/14/2009. If the results is determine that the feds arrested me, the question will then has to determine how was jurisdiction relinquish to the state by bond, parole, end of sentence, or dismissal of charge. If ~~to~~ determine that proof has to be provided giving this Honorable Count an clear understanding of this 2241 motion concerns.

So Prayed 6/7/2022 Andre Lynel Wallace

I Andre Lynel Wallace declare under the penalty of perjury that the foregoing in this motion is true and accurate to the best of my knowledge. Done this 7 day June 2024

Anre Lynel Wallace

Notice

This is a time sensitive motion where I continues to suffer in trying to settle this claim, by providing my facts to this claim throughout all grievance process with enough evidence showing I have over served my sentence way beyond the time I should have served. Requesting that this motion is considered expedites

Andre Lynne Wallace
Federal Correctional Institution, Berlin
P.O. Box 9000
Berlin, New Hampshire 03570

WHITE RIV JCT VT 050
12 JUN 2024 PM 2:41



Date 6/9/2024

United States District Court
of New Hampshire

55 Pleasant Street Room 110

Concord NH 03301-3941

Legal
Mail

03301-394135

3 page
1 of 3 pages
and small letters
on small paper
and stamp

3500 H 200

6202161

M E

H H

2500 R E